

IN THE UNITED DISTRICT COURT
FOR THE MIDDLE DISTRICT
AT NASHVILLE

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U.S. DISTRICT COURT
MID. DIST. TENN.

Anthony Stanton)

Plaintiff,)

vs.)

Case No: _____

Correct Care Solutions)
and it's providers:)

[JURY DEMAND]

Wilkins Doctor)

Miller Nurse Practitioner)

Weber Nurse Practitioner)

Thompson Nurse Practitioner)

Shodge Nurse)

Stacy Nurse)

Julie Nurse)

Sabrina Nurse)

Landon Nurse)

Lt. Slusher Davidson Co. Sheriff Dept.)

Lt. Shodge Davidson Co. Sheriff Dept.)

Defendants.

I.

VERIFIED 42 U.S.C. 1983 CIVIL RIGHTS COMPLAINT

Plaintiff **Anthony Stanton**, *pro se*, files this Verified 42 U.S.C. 1983 Civil Rights Complaint against the defendants mentioned herein: Correct Care Solutions [herein **CCS**] Wilkins, Doctor for CCS, Miller, Nurse Practitioner for CCS, Weber, Nurse Practitioner for CCS, Thompson, Nurse Practitioner for CCS, Shodge, Nurse for CCS, Stacy, Nurse for CCS, Julie, Nurse for CCS, Sabrina, Nurse for CCS, Landon, Nurse for CCS, Lt. Slusher, Davidson County Sheriff Department, and Lt. Shodge, Davidson County Sheriff's Department.

All **CCS** defendants mentioned herein are sued in their individual and official capacities for monetary damages, as well as declaratory and injunctive relief. All **CCS** defendants mentioned herein are sued in their individual and official capacities for monetary damages as well as declaratory and injunctive relief. Defendants Lt. Slusher and Lt. Shodge of the Davidson County Sheriff Department [**D.C.S.O.**], are sued in their personal capacity for monetary damages, as well as declaratory and injunctive relief.

Defendant: Correct Care Solutions is sued for \$100,000.00 for Nominal Damages, \$50,000.00 for Punitive Damages and \$75,000.00 for Declaratory Damages

Defendant: Wilkins is sued for \$25,000.00 for Nominal Damages, \$20,000.00 for Punitive Damages and \$25,000.00 for Declaratory Damages

Defendant: Miller is sued for \$100,000.00 for Nominal Damages, \$50,000.00 for Punitive Damages and \$75,000.00 for Declaratory Damages

Defendants: Miller, Weber, and Thompson is sued for \$100,000.00 for Nominal Damages, \$50,000.00 for Punitive Damages and \$75,000.00 for Declaratory Damages each.

Defendants: Lt. Slusher and Lt. Shodge are sued for \$25,000.00 for Nominal Damages, \$20,000.00 for Punitive Damages and \$25,000.00 for Declaratory Damages each.

II. INTRODUCTION

Plaintiff Anthony Stanton is a prisoner presently housed at Northwest Correctional Complex [herein NWCX] in Tiptonville, Tennessee. On May 4, 2017, while housed at the Davidson County Sheriff's Office [D.C.S.O.] in Nashville, Tennessee, he was treated for a callus on the bottom of his right foot. Plaintiff is a diabetic and received continuous improper treatments for months, that caused him to have surgery and ongoing foot pain. As a result to the wrongful treatments provided by Correct Care Solutions and it's staff, the plaintiff has suffered from extensive damages with a variety of acute symptoms such as, but not limited to the following: Inflamed, Swollen, and Infected foot that has caused the plaintiff difficulties with his walking, injuries to the lining in the plaintiffs foot that prohibits his natural ability to walk, ongoing pain and suffering causing the plaintiff to suffer in losing control of his right leg at times, and causing pain and humiliation that the plaintiff must endure for the rest of his life. Plaintiff's ability to walk is not good. These debilitating medical injuries force the plaintiff to battle every time he has to walk, due to the acts and omissions of the defendants mentioned herein, as they refused to comply with the contract with D.C.S.O., as well as in violation of the Eighth and Fourteenth Amendment of the Tennessee and United States Constitution.

Since CCS is the medical contractor for D.C.S.O., the named defendants mentioned herein have continued to act in defiance of their contract specifically refusing to comply with medical care treatment relevant to this claim, resulting in violations of the plaintiff's Constitutional Rights. Herein lies the basis of this 42 U.S.C. 1983 Verified Complaint.

III. JURISDICTION

This is a civil action for monetary damages, declaratory and injunctive relief, both preliminary and permanent, to redress the violation of rights secured by the Eighth and Fourteenth Amendment of the Tennessee and United States Constitution.

Jurisdiction is invoked pursuant to 42 U.S.C. 1983 and Declaratory and injunctive relief. The actions complained herein occurred at the Davidson County Sheriff's Department in Davidson County, Nashville, Tennessee within the jurisdiction over this **Verified 42 U.S.C. 1983 Civil Rights Complaint** and supplemental jurisdiction over state torts and action for negligence.

IV. PARTIES

PLAINTIFF:

- (1) **Anthony Stanton**, is all times herein the plaintiff who is a citizen of the United States of America residing in the State of Tennessee presently confined at Northwest Correctional Complex [hereafter NWCX] in Tiptonville, Tennessee 38079.

DEFENDANT'S:

- (1) **Correct Care Solutions** is responsible for providing Medical Providers to inmates throughout the Davidson County Sheriff's Department and to comply with contract agreement to the right medical attention to all inmates at all times, a defendant sued in its official capacity.
- (2) **Dr. Wilkins, is a doctor for CCS**, and is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (3) **Miller, Nurse Practitioner for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity..

- (4) **Weber, Nurse Practitioner for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (5) **Thompson, Nurse Practitioner for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (6) **Shodge, Nurse for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (7) **Stacy, Nurse for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (8) **Julie, Nurse for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (9) **Sabrina, Nurse for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (10) **Landon, Nurse for CCS**, is responsible for providing and ensuring the right medical attention for inmates throughout the Davidson County Sheriff's Department, and to comply with contract agreement to honor medical and is at all times herein a defendant sued in official and individual capacity.
- (11) **Lt. Slusher, Employee for D.C.S.O.**, is responsible for accurate treatment to all inmates housed in the Davidson County Sheriff's Office at all times, and herein is a defendant sued in official and individual capacity.
- (12) **Lt. Slusher, Employee for D.C.S.O.**, is responsible for accurate treatment to all inmates housed in the Davidson County Sheriff's Office at all times, and herein is a defendant sued in official and individual capacity.

V.
EXHAUSTION OF ADMINISTRATIVE REMEDIES
Pursuant to PLRA 1987 (e)

Plaintiff filed an Official Inmate Grievance pursuant to 42 U.S.C. 1997 policy against the defendants relevant to this complaint, exhausting his Administrative Remedies. Grievances filed and complaints registered on CCS for their refusal to comply with their contract to provide sufficient medical providers support the actions and or inactions of CCS and the named defendants resulting in Constitutional Violations to humane treatment.

VI.
FACTUAL ALLEGATION

- (1) CCS and the named defendants actions and or inactions have caused the plaintiff to suffer unnecessarily in their refusal to comply with their contractual agreement to provide sufficient medical providers to all inmates in custody at the Davidson County Sheriff's Department.
- (2) CCS and the named defendants actions and or inactions have caused the plaintiff to suffer unnecessarily, as they continued to deny plaintiff proper foot care, causing debilitating life threatening injuries resulting in a severely diminished quality of life.
- (3) CCS and the named defendants actions and or inactions have caused the plaintiff to suffer unnecessarily, as they continued to give wrong treatments from May 2017 until August 2017.
- (4) CCS and the named defendants actions and or inaction have caused the plaintiff to suffer unnecessarily as they denied medications for the infection and pain from May 2017 until August 2017.
- (5) Lt. Shodge and Lt. Slusher and the named defendants actions and or inactions caused the plaintiff to suffer unnecessarily, as they failed to comply with appropriate orders and mandates as issued by the Davidson County Sheriff's Department and Correct Care Solutions.
- (6) The defendants mentioned herein repeatedly forced the plaintiff to go without medications for the infection, pain, and swollenness of his foot for a substantial period of time, affecting his physical health and ability to walk.

- (7) CCS and the named defendants have caused the Plaintiff to suffer from adequate medical treatment in the form of:
- (a) unnecessary pain and suffering from lack of proper treatments
 - (b) unnecessary pain and suffering from physical, emotional, and psychological stress
 - (c) unnecessary pain and suffering from multiple improper treatments
 - (d) a severe diminished quality of life

as a direct result of the actions and inactions of the named defendants, who are in violation of my rights and of human decency standards, set forth in *Estelle v. Gamble*, 429 U.S. 97, 104 (1976); *Farmer v. Brennan*, 511 U.S. 825, 114 S. Ct. 1970, 128 L. Ed.2d 811, 62 USLW. 4446

CAUSE OF ACTION

Treatment for callus resulted in permanent damages affecting the plaintiff's ability to walk normal again. The plaintiff will undergo surgery with the Tennessee Department of Corrections because of the wrongful and inadequate treatment caused by Correct Care Solutions. The damage caused by Correct Care Solutions has caused a limit walking ability for the plaintiff, and affects his ability to walk without suffering, pain, and humiliation. The defendants mentioned herein, continued to give the plaintiff the same inadequate treatments that caused the plaintiff to have surgery on his foot and repeatedly forcing the plaintiff to go without his medications over a substantial period of time, affecting his physical health, mental health and quality of life, with deliberate and conscious intent to deprive the plaintiff, Anthony Stanton, of humane treatment as medical providers, and or caretakers, in violation of the Eighth and Fourteenth Amendment of the Tennessee and United States Constitution.

PART 1 Defendants of Correct Care Solution

Defendants CCS, Wilkins, Miller, Weber, Thompson, Stacy, Julie, Sabrina, and Landon, employees of CCS, continued to act with deliberate indifference to the plaintiff, Anthony Stanton, and his medically prescribed treatments as ordered by professional medical personnel.

The named defendants continued to do the wrong treatments, and at times, no treatments at all, for months repeatedly and refused to provide the plaintiff with outside medical professional treatments that was available. The named defendants refused to provide the right treatments sufficient for proper care, resulting in irreversible physical and psychological harm in violation of the plaintiff's Eighth and Fourteenth Amendment Rights secured in the Tennessee and United States Constitution(s).

The acts and omissions described herein show how the defendants deliberately continued to act with indifference to the plaintiff and his severe medical condition.

PART II

Defendants of Davidson County Sheriff's Department

Defendants Lt. Slusher and Lt. Shodge is responsible for D.C.S.O security at the Davidson County Sheriff's Office. These defendants named herein failed to provide the plaintiff with adequate treatment and assistance, and denied me the opportunity to see CCS Personnel, Doctors, and Nurse Practitioners at appointed times. These defendants also failed to properly carry out the ordered treatments of medical personnel and deliberately continued to act with indifference to the plaintiff and his severe medical condition.

FACTS IN SUPPORT

In April 2017, I, Anthony Stanton, the plaintiff in the above style case, filed a sick call after I noticed a small hard spot on the bottom of my right foot. A couple of days later, I was examined by Nurse Julie (named in this suit) and she said it appears to be a callus, but wasn't for sure. She said since I was a diabetic, she was going to schedule me an appointment to see the Nurse Practitioner as soon as possible. On May 4, 2017, I was examined by Nurse Practitioner Miller (mentioned in this suit) and he confirmed that it was a callus on my foot. He ordered me treatments that included: Soaking my foot, putting Vaseline on the callus once per day, and wrapping my foot in a bandage. He further stated that the Vaseline would soften the hard skin. The nurses started my treatments and a few days later Nurse Ed did my treatment and they were out of Vaseline, and he put some kind of white medication on my callus. A few days later, more Vaseline was in stock, but I had noticed that my foot was swelling and getting red and the callus was getting splits in it. I asked the nurses why was my foot swelling and getting so red, and they said they did not know. Days continued and I constantly complained to the nurses who carried out my treatments that my foot was starting to swell and that it was steady getting worse. All they would say was: "Mr. Stanton, you are on the list to see the Nurse Practitioner." I would constantly tell them that I needed medication for the pain and infection in my foot. The nurses would tell me that they could not give me anything for my foot until a Nurse Practitioner ordered the medication. Repeatedly, I would tell them that I am a diabetic and feared that I would lose my foot; thus, I would ask them to please treat it properly, as it continued to get worse. I began filling out sick call forms hoping that the right nurse and or administrator would see it, but to no avail. Afterward, weeks went by and I began to notice a very foul odor. I soon discovered that it was coming from my foot. I asked Nurse Landon at diabetic call if he would look at my foot because it had a real bad odor to it. When he looked at it, he noticed the condition, and asked me "how long has this been going on." I told him it has been happening for weeks, and he concurred that the odor was extremely bad and that he'd put my name on the list

to see the Nurse Practitioner. I asked him if he could provide me with a pair of crutches (as the facility had them to aid individuals who had difficulty with their walking, etc), and he stated that the doctor would have to issue me the crutches. Nurse Shade done my foot treatment and I asked her why was my foot having a very bad odor. She said it was a fungus from my toe nail and I said I cannot believe you are saying that. I finally received an appointment with the Nurse Practitioner on the same day that I was scheduled for court. I told my pod officer that I cannot go to court because I needed to see the Nurse Practitioner because of the pain, infection, and swelling in my foot. She then called Lt. Slusher and he came and talked with me and I told him that my attorney had rescheduled my court date. He said, "you are on the court docket and you have to go to court." I took off my bandage to show him my foot and he saw the severity of it and said, "I promise you'll see the Nurse Practitioner as soon as you return." When I returned from court, I never saw the Nurse Practitioner. Nurse Sheree was doing diabetic shots and heard me talking to Lt. Slusher. She said, "Mr. Stanton, it is very important that you see the Nurse Practitioner." I told her you heard Lt. Slusher say that I would see the Nurse Practitioner after court, but I didn't see one. I constantly told Lt. Slusher that my health and the severity of my foot was important and that I needed to see the Nurse Practitioner. I asked the pod officer to call medical to see if I could see the Nurse Practitioner after I arrived from court, and it was confirmed that the Nurse Practitioner had already left for the day. Days continued and I constantly complained to all the nurses at treatment time, diabetic calls, and pill call that my foot was hurting me so bad that I could hardly sleep. My foot continued to get so bad I could hardly walk or put any weight on it because of the infection, redness, and swollenness. I seen Nurse Kelly from another facility and I asked her would she please look at my foot. She looked at it and was shocked at the condition it was in. I told her the entire process (including treatment procedures, etc.), and she couldn't believe the swelling and redness had been ignored by the other nurses who done my treatments. She said, "What have the other nurses said?" I told her all they would ever say is that I am on the list to see the Nurse Practitioner. They also said they could not do anything except the treatments that the Nurse Practitioner ordered. Nurse Kelly said she would say something about my foot. I was finally examined by Doctor Wilkins on May 23, 2017. He asked me how long had my foot been like this. I told him it began as a small hard spot on the bottom of my foot. After starting the treatments Nurse Practitioner Miller had put me on, it ended up like this. Doctor Wilkins then put me on some medication for the pain and the infection. He said the odor was coming from the dead skin and that there was an infection in my foot. He also issued me a pair of crutches and a pair of new shoes because my show had blood stains in it and the odor was foul. Nurse Weber seen me on June 5, 2017, and asked me if the infection or pain had gotten any better since I began my medication. I told her it seemed to have gotten a little better, but the swelling was still the same as the infection was still there. She told me that it would take a while for the infection to clear up and that she wanted to get some of the dead skin off my foot to try to force the infection out. She said that the bad odor was coming from both the infection and the dead skin. As she began trying to take the dead skin off, I couldn't stand the pain. I asked her why I couldn't just go to the hospital and they could use proper material to remove the dead skin and infection, and she said that they [CCS]

needed to get the infection cleared before they could do anything. She told me that she would see me next week to try and get the rest of the dead skin off, but weeks went by and I never saw a Nurse Practitioner or Doctor any my foot continued to decline. I constantly filled out sick calls, complained, and etc., and they would tell me that I was on the list to see the Nurse Practitioner. I finally was seen by Nurse Christine at diabetic call. Christine looked at my foot and said she couldn't believe the condition it was in. Christine took pictures of my foot and emailed them to the doctor. Nurse Christine told me that I was already on the list to see the Nurse Practitioner and should've seen her a week after June 5th, 2017. I then filed a grievance regarding this and the D.C.S.O agreed/concurred saying, "I should've seen a provider the week after June 5th, 2017," but I never did. On July 4, 2017, I was seen by Nurse Shodge and Nurse Practitioner Thompson. Nurse Practitioner Thompson asked me how long had this been going on. I constantly had to repeat the entire ordeal to her. I asked Nurse Practitioner Thompson to please send me to an outside facility, specialist, or hospital because I was afraid that I would lose my foot because of the improper/lack of treatment given to me by Correct Care Solution. She told me that I would have to wait until the swelling and infection went away. I told her that it didn't make sense because that's what the hospital was there for to help clear up the infection and swelling. Nurse Thompson told me she was going to put me on some more medication for the infection and pain. She told me that I would be seen again next week by a Nurse Practitioner, but I knew it would never happen. I filed an Official Inmate Grievance after I found out I was not on the list to see the Nurse Practitioner, as promised. On 7/13/17, Nurse Weber examined my foot and told me she couldn't believe how bad my foot still was. She said something else had to be wrong because my foot had a real bad fever in it. She tried to cut some more dead skin off, but to no avail due to the pain. I constantly complained and asked her to transport me to the hospital and they kept telling me, "we have to get the infection out here before we can send you." On 7/17/2017, I filed another Inmate Grievance on medical because I never received my insulin and my foot treatment. I told the nurses that Nurse Practitioner Weber raised my insulin and that I was not getting it. I then said something to Nurse Sheree about my insulin and she said she would check my order because they may have overlooked it. On July 28, 2017, I was examined by the Lady Doctor (I didn't get her name, but she sent me to the hospital on 8/2/17) and she was very concerned about my foot being so bad. She asked me how long had my foot been like this. Before I could say anything Nurse Shodge said it really looks better. The Doctor said, "Mr. Stanton, does this look better," and I told her no it does not. I said my foot has looked like this for months. I then told her everything I told the other Nurses, Nurse Practitioners, and Doctors. The Doctor said we cannot do the treatments you need done here, so I am going to send you to the outside Doctor so we can take care of your foot. I said Doctor I have been trying to get them to send me to the outside Doctor and they said they had to get the swelling and infection took care of first. I then thanked her and told her she just blessed me that I had been through so much mental and psychological stress regarding this issue. On August 2, 2017, I was sent to Nashville Medical Foot Care to have surgery. The nurse removed my bandages and asked me "how long had the incident been going on." I told

them for months and she said “don’t you have medical providers where you are housed?” I told her yes, but they have failed to bring me to the outside hospital. She told me that this is very serious and bad especially that I’m a diabetic. She said let me go get the doctor and I’ll be right back. The doctor came in and examined my foot. He concurred that my foot was extremely bad and said I could suffer now and long term because I was a diabetic. I told him how long my foot had been in this condition and how D.C.S.O and C.C.S had failed to properly care for it. He said that I should have never been ordered such treatments to put anything on my foot or covering it with a bandage. He said that the infection needs moisture and water and that was a big factor in why the infection had never cleared up. He said that the bad odor was coming from the dead skin and the infection, and if I had been treated properly, the odor would have never occurred. He told me that he wanted me to bear with him while he tried to remove some of the dead skin. As he tried to remove it, I could not stand the pain and he agreed that the condition my foot was in, the pain would be intense. Minutes later, he finally got down to the infection after changing objects (objects as in: Doctor tools, Sports/Foot Care Tools, etc.) that would help. After he completed it, my foot felt so much better as the pressure was released. I thanked him and he said he would order me to see him in a few weeks, if not before. He said he wanted x-rays done of my foot to make sure the infections did not make it to the bone. He said where the infections had been there for so long and that improper treatment had been done, the infection could have spreaded and went to a bone, causing damages in the long run. Soon after, I was transported to the Tennessee Department of Corrections. Since my incarceration here at TDOC, I have been transported from my housing facility to Lois Deberry Special Needs Facility to be examined by Doctors regarding my foot. They constantly transport me to outside medical facilities and because my foot was improperly cared for while housed at the Davidson County Sheriff’s Office contracted with Correct Care Solution. As of now, the Tennessee Department of Corrections have ordered me surgery for my foot, as treatments were deemed improper and my foot has worsen because of their negligence of Correct Care Solutions and the Davidson County Sheriff’s Office. It shall be noted that additional documents will be submitted to this court, as the surgeries and treatments of the plaintiff are ongoing.

WHEREFORE, the Plaintiff prays for the following:

- (1) That a declaration be issued that the policies and practices of said defendants as mentioned herein are in violation of the plaintiff’s rights under the Eighth Amendment of the U.S Constitution.
- (2) Immediately enjoin the defendants and their agents/employees from continuing to subject plaintiff to the unconstitutional policies and practices described herein;
- (3) Award the plaintiff the costs of this suit and any reasonable attorney fees and litigation expenses pursuant to **42 U.S.C 1988**
- (4) Retain jurisdiction of this case until the defendants have fully complied with the orders of this court and that there is reasonable assurance that the defendant and its agents/employees will continue to comply in the future absent continuing jurisdiction;

(4) Retain jurisdiction of this case until the defendants have fully complied with the orders of this court and that there is reasonable assurance that the defendant and its agents/employees will continue to comply in the future absent continuing jurisdiction;

And

(5) All other proper relief, legal or equitable that the court deems just and proper.

I, Anthony Stanton, the plaintiff herein, do hereby swear that all the above statements are true to the best of my knowledge, information, and belief.

Respectfully Submitted,



Anthony Stanton, *pro se*
Northwest Correctional Complex
960 State Route 212
Tiptonville, Tennessee 38079

NOTARY: I, Amanda Hill, a Notary of the State of Tennessee, do hereby verify the identity of Anthony Stanton #208310 on this the 27th day of March, 2018.

Signature of Notary: Amanda Hill My commission expires: 6-27-2021



DAVIDSON COUNTY SHERIFF'S OFFICE
INMATE GRIEVANCE FORM
EL CONDADO DE DAVIDSON LA OFICINA DE SHERIFF
FORMA DE AGRAVIOS DEL ENCARCELADO

Original/Original



Appeal/ Apelar



Name/Nombre:

Anthony Stanton

OCA/OCA:

60501

Facility and Cell/ Facilidat y Celda:

C.D.M. 1A1 bunk 39

Rules/ Reglas:

1. Grievances should be submitted within seven (7) calendar days of the occurrence.
Las quejas deben ser sometidas dentro de siete (7) días de calendario de la ocurrencia.

2. The issue being grieved must affect the inmate filing the complaint. If it does not, the grievance will not be processed.
La persona afectada por el incidente es la persona que debe llenar la forma. De no ser así, la queja no será procesada.

3. Duplicate grievances will not be processed. An inmate is allowed to submit no more than one Grievance for an incident.
Más de una queja para el mismo incidente no será procesada. Un preso es permitido someter no más de una Queja por cada incidente.

4. Grievances with vulgar or inappropriate language will not be processed.
Quejas con palabras vulgares o lenguaje inapropiado no serán procesadas.

5. If more than one inmate files a grievance about the same incident, the responses may be consolidated. If so, it will be noted on the response.
Si más de un preso archiva una queja acerca del mismo incidente, las respuestas pueden ser consolidadas. Si eso es el caso, será notado en la respuesta

6. An appeal should be submitted within no more than five (5) days after notification of the original response.
Una apelación debe ser sometida dentro de no más de cinco (5) días después de la notificación de la respuesta original.

7. Grievances and appeals must be placed in the designated grievance box by the inmate.
Las quejas y apelaciones deben de ser colocadas en la caja designada de quejas en la celda.

Inmate's Signatura/Firma del encarcelado

Anthony Stanton

Date Signed/Fecha de la firma

6/29/17

Details/ Detalles:

I am writing this grievance because I found out that Burns already has diabetes and my foot has been bad for a couple of months at least. I seen the nurse NLD and he put me soakin my foot and after soakin my foot he told me to keep Vaseline on my foot some

5/29/17

GRIEVANCE

Anthony Stanton

kind of lotion on it with covering it with a bandaid on it after soaking it. I done that for over two weeks and I was showing the Nurses at treatment time how bad it was getting ~~doing~~ after doing what the N/P told me to do. Several of the nurse said they could not understand why he would want me to put the Vaseline or lotion on it covering it with a bandage. I told them I was going to stop putting the lotion and bandage on my foot and the said to do it that what he ended. My foot got really bad hurting me all the time and had a real bad odor to it. The inmates got to saying what that smell whenever I took my shoes off.

I told the male Nurse that my foot was rotting off and show him and he said it not rotting its just got a bad odor to it. I finally got to see a doctor and he said that I should have never been putting the

Vaseline or lotion on it especially with a bandage on it. I said why in the world would a M/P tell me to do this. He never answered me and told me to keep Soaking it keeping it dry. He put me on Crutches and said he would see me in a Couple of Weeks. I never seen him again and finally seen the lady Doctor after my Foot was not healing and she cut some of the dead Skin off my foot and said she would see me the next week. And it been at least three weeks ago and my foot is not healing at all.

So Could I Please see the Doctor concerning my foot I don't want to keep filling out Sick Call which I have done. Plus I ask the Nurse everyday to sign me up to see the Doctor.

Thank you
Anthony ~~Stanton~~

DAVIDSON COUNTY SHERIFF'S OFFICE
GRIEVANCE RESPONSE FORM

To: GRIEVANCE COORDINATOR

Date: July 11, 2017

From: Investigating Officer: AMANDA BUCHANAN

Position: AHSA

Re: Inmate: STANTON, ANTHONY

CIS No 831872

OCA No 60501

Functional Area: Medical

Officer:

Grievance No: 222115

Description: Poor Medical Attention

Response: After reviewing your grievance dated 6.30 stating that you should have already seen a provider, you are correct. You last saw a provider on 6.5 and should have had a follow-up within 2 weeks regarding you foot ulcer. You next follow-up occurred on 7.4. That was past due. Grievance sustained.

Investigating Officer:

Inmate:

Date: 7.11.17

Date:

DAVIDSON COUNTY SHERIFF'S OFFICE
INMATE GRIEVANCE FORM
ELCONDADO DE DAVIDSON LA OFICINA DE SHERIFF
FORMA DE AGRAVIOS DEL ENCARCELADO

ORIGINAL/ORIGINAL ☒

APPEAL/APELAR ☐

Name/Nombre: Anthony Starks OCA/OCA: 10501

Facility and Cell/Facilidad Celda: C1011 21

Rules/Reglas

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2. The issue being grieved must affect the inmate filing the complaint. If it does not, the grievance will not be processed.
La persona afectada por el incidente es la personal que debe llenar la forma. De no ser así, la queja no será procesada.
3. Duplicate grievances will not be processed. An inmate is allowed to submit no more than one grievance for any incident.
Más de una queja para el mismo incidente no será procesada. Un preso es permitido someter no más de una queja por cada incidente.
4. Grievances with vulgar or inappropriate language will not be processed.
Quejas con palabras vulgares o lenguaje inapropiado no serán procesadas.
5. If more than one inmate files a grievance about the same incident, the responses may be consolidated. If so, it will be noted on the response.
Si más de un preso archiva una queja acerca del mismo incidente, las respuestas pueden ser consolidadas. Si eso es el caso, será notado en la respuesta.
6. An appeal should be submitted within no more than five (5) days after notification of the original response.
Una apelación debe ser sometida dentro de no más de cinco (5) días después de la notificación de la respuesta original.
7. Grievances and appeals must be placed in the designated grievance box by the inmate.
Las quejas y apelaciones deben de ser colocadas en la caja designada de quejas en la celda.

Anthony Starks

Inmate's Signature

7/17/17
Date Signed

Details: This grievance is for Poor Medical
attention. It is cruel, inhuman, punishment,
treatment the way medical is handling
my medical needs. I seen the N/P on 7/13/17
and she order me some pain medicine
and moved my insulin up to a higher

SH9012A
Rev. 09/16/2010

dose. She also order me soaking my foot once a day which I have not receive but a couple of times since 7/13/17.

After me missing my medication for pain a couple of times at pill call I brought to the nurses attention that I was seen by the M/P and she had put me on a new order. I ~~have~~ received my pain medicine and I have had two foot soaks and today is 7/17/17. I told nurse shade today which is 7/16/17 two times I needed my foot soak and she told me two times that she would bring it back to me which she never did. I have not receive my higher dose of insulin yet. My sugar has been running high because of the infection in my foot.

Thank you
Anthony Steiner

DAVIDSON COUNTY SHERIFF'S OFFICE
GRIEVANCE RESPONSE FORM

To: GRIEVANCE COORDINATOR

Date: July 24, 2017

From: Investigating Officer: AMANDA BUCHANAN

Position: AHSA

Re: Inmate: STANTON, ANTHONY

CIS No 831872

OCA No 60501

Functional Area: Medical

Officer:

Grievance No: 222505

Description: Other

Response: After reviewing your chart, you missed several foot soaks. Your pain medication was ordered "as needed". This means that you must request this. However, there were several doses not administered. Grievance sustained.

Investigating Officer:

Inmate:

Date: 7. 24. 17

Date:

DAVIDSON COUNTY SHERIFF'S OFFICE
INMATE GRIEVANCE FORM
ELCONDADO DE DAVIDSON LA OFICINA DE SHERIFF
FORMA DE AGRAVIOS DEL ENCARCELADO

ORIGINAL/ORIGINAL ☒

APPEAL/APELAR ☐

Name/Nombre: Anthony Stanton OCA/OCA: 60501

Facility and Cell/Facilidad Celda: CDM A1 bunk 39

Rules/Reglas

1. Grievances should be submitted within seven (7) calendar days of the occurrence.
Las quejas deben ser sometidas dentro de siete (7) días de calendario de la ocurrencia.
2. The issue being grieved must affect the inmate filing the complaint. If it does not, the grievance will not be processed.
La persona afectada por el incidente es la personal que debe llenar la forma. De no ser así, la queja no será procesada.
3. Duplicate grievances will not be processed. An inmate is allowed to submit no more than one grievance for any incident.
Más de una queja para el mismo incidente no será procesada. Un preso es permitido someter no más de una queja por cada incidente.
4. Grievances with vulgar or inappropriate language will not be processed.
Quejas con palabras vulgares o lenguaje inapropiado no serán procesadas.
5. If more than one inmate files a grievance about the same incident, the responses may be consolidated. If so, it will be noted on the response.
Si más de un preso archiva una queja acerca del mismo incidente, las respuestas pueden ser consolidadas. Si eso es el caso, será notado en la respuesta.
6. An appeal should be submitted within no more than five (5) days after notification of the original response.
Una apelación debe ser sometida dentro de no más de cinco (5) días después de la notificación de la respuesta original.
7. Grievances and appeals must be placed in the designated grievance box by the inmate.
Las quejas y apelaciones deben de ser colocadas en la caja designada de quejas en la celda.

Anthony Stanton
Inmate's Signature

7/27/17
Date Signed

Details: I AM SORRY I HAVE TO KEEP WRITING THESE
GRIEVANCES ON POOR MEDICAL ATTENTION. THIS HAS
BEEN GOING ON FOR MONTHS AND I CANNOT UNDER
STAND WHY I HAVE NOT BEEN TO THE OUTSIDE
DOCTOR CONCERNING MY FOOT. I DO NOT WANT
TO LOSE MY FOOT OR ANY PART OF IT WHEN

it should have never got this bad. Now since I have been doing what the N/A tell me to do my foot got worst. All I ask is to see some one that can figure out what to do to cure my foot. I know it is no one fault for me being here but I am suppose to get the right medical attention concerning my foot. Especially me being a diabetic. Couple of the N/A gave me the right attention if there orders would have been follow out like it should have been by the nurses. I just hope and pray that something is done before I go to T.O.C.C. where I don't have to go through a new process. I thank you for everything you have done Amanda Buchanan and I am very sorry for me writing these grievances. But I seen the N/A 7/13/12 and she said she want to see the next week for sure to cut more of the dead skin off. Also to see how bad the infection was and the swelling. It is 7/27/12. Thank you.

DAVIDSON COUNTY SHERIFF'S OFFICE

GRIEVANCE RESPONSE FORM

To: GRIEVANCE COORDINATOR

Date: August 14, 2017

From: Investigating Officer: M. STEPHENS

Position: HSA

Re: Inmate: STANTON, ANTHONY

CIS No 831872

OCA No 60501

Functional Area: Medical

Officer: _____

Grievance No: 222703

Description: Poor Medical Attention

Response: Sir - A review of your record reveals you have been evaluated and treated by a specialist and you have a follow up pending. CDM 1A1 A1 1-39

Investigating Officer: M Stephens

Inmate: _____

Date: 8-14-17

Date: _____

DAVIDSON COUNTY SHERIFF'S OFFICE
INMATE GRIEVANCE FORM
ELCONDADO DE DAVIDSON LA OFICINA DE SHERIFF
FORMA DE AGRAVIOS DEL ENCARCELADO

p

ORIGINAL/ORIGINAL ☒

APPEAL/APELAR ☐

Name/Nombre: Anthony Stanton OCA/OCA: 60501

Facility and Cell/Facilidad Celda: CNCM B1 bunk 43

Rules/Reglas

1. Grievances should be submitted within seven (7) calendar days of the occurrence.
Las quejas deben ser sometidas dentro de siete (7) días de calendario de la ocurrencia.
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Más de una queja para el mismo incidente no sera procesada. Un preso es permitido someter no más de una queja por cada incidente.
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Una apelación debe ser sometida dentro de no más de cinco (5) días después de la notificación de las respuesta original.
7. Grievances and appeals must be placed in the designated grievance box by the inmate.
Las quejas y apelaciones deben de ser colocadas en la caja designada de quejas en la celda.

Anthony Stanton
Inmate's Signature

8/25/17
Date Signed

Details: It is inhuman, cruel, punishment
the way I have been treated since 8/16/17
until 8/24/17. I was moved from A1- to
B1 for some reason and I cannot find out
why. LT. Hedges came in and made
everyone turn in there laundry on

8/19/17 and said it would return as soon as it was washed. They took a list of all our whites and said we would get all of them back. The ~~need~~ laundry return 8/24/17 and I did not receive none of my property back. I need my Thermal Top 2x I am a diabetic and I stay cold all the time plus I pay for them. It is 8/24 and went to work and got hot and sweatie and upon my return I ask the pod officer could I go up front and take a shower, because we have no hot water in B pod and haven't had done for a month now. The pod officer said I will see what I can do and I told him you are running showers. I need to go where I can put my new bandage on my foot. About thirty minutes later the pod officer said I had a outside doctor appointment. I said sir there is no way I am going without a shower and a new jumpsuit. I said look how sweatie I am and look at my jumpsuit. I said I have had the same jumpsuit

on for five days now. I said I have one pair of boxers, one pair of socks, and one T-shirt ~~for~~ for four days now. I said how could anyone think I would go to the outside hospital looking and smelling like this. He said let me call and find out what they want to do. They said I refused but did not say why and I said I want to talk to the LT I seen the LT at diabetic call and ask him if I could talk to him. He said your the one that refuse to go to the doctor I said sir I haven't had a shower for three days and I went to work and got hot and sweatie. I said I have had the same jump suit on for five days and the same whites I said your house dog get treated better than this. He said I didn't put you here and I said no sir you didn't but I do have rights. He throw his hand in the air and walk away.

To Whom it may Concern

I hope and pray that when you receive this letter it finds you and your family in best of health and spirit.

Anthony Stanton OCA 60501

I hope I can get a response from someone concerning my grievance I filed 8/25/17. I was shipped before I got a grievance response back and I would like to know what the response was, I hope who ever will write me back let me get a copy of my Grievance Response.

Hopefully I will hear from you soon.

Anthony Stanton

208310

1045 Horsehead Rd
Pikeville, Tenn 37367